

SHE IS NOW FREE

"Birdie" Tyson's Husband Asks Her Discharge MORTIMER CANNOT BE FOUND

And Tyson Is Unwilling that the Punishment for Her Sin Should Fall on Her Alone.

When police court was opened yesterday afternoon all were on the alert to catch all the proceedings in the Birdie Tyson case, and when the case was called by Judge Haggerty there was a straining of ears. Clerk Stevens handed to the court an official paper, which was read in silence, and then a few quick pencil strokes were made on the court calendar, which, when revealed, proved to be an order dismissing the case. It appears that the case was called upon an affidavit, the substance of which is as follows:

Althea Tyson being duly sworn says that she is the wife of Birdie Tyson; that she made a complaint for adultery against said Birdie Tyson against Edward H. Mortimer, that Birdie Tyson was arrested on said issue, and that Mortimer went away before the complaint could be made, and was made and thus escaped arrest for said crime; that a warrant is now in existence for the arrest of said Birdie Tyson, and that she does not know the whereabouts of said Mortimer, and that she does not wish to, and will not, prosecute her said wife without Mortimer also being prosecuted; that said wife's mother is now lying at the point of death from sickness brought on by means of the trouble and distress into which said Birdie Tyson has fallen; that she has one little girl of the age of three and one-half years, and for the sake of her said wife's mother and her said child, and his own peace and happiness, she most respectfully asks that said case may be discontinued, and that said case may be discontinued against said Birdie Tyson.

HANDLED AS A MEDICINE.

Morse & Son Sold Blackberry Brandy Without a License.

George M. and M. M. Morse, comprising the firm of Morse & Son, the Monroe street merchants, were arrested yesterday by Deputy Marshal Judd on a warrant sworn out of the United States court, charging them with selling blackberry brandy without having procured a license. In connection with their other stock the firm is handling a line of drugs and the internal revenue officials upon investigation learned that blackberry brandy was included in the stock. The bottles containing the liquor were found having "Jervis Blackberry Brandy" and held one quart. The firm has handled it as a medicine in good faith and did not suppose they were violating the law in so doing. They were held to the grand jury by United States Commissioner McQuinn, at the same time. The grand jury is to decide by the court as to whether the brandy came under the head of taxable liquors.

BOYS KILLED THE TREES.

Two of the Kids Get Into Trouble at the Soldiers' Home.

John Van Settes, Adrian Van Settes and Willie Pyard were brought into Judge Hydon's court yesterday by a warrant sworn out by Quartermaster Shank of the Soldiers' home, charging them with willful trespass. The boys went into the Soldiers' home on Sunday afternoon and stripped the trees from slippery elm trees. The boys were referred to County Agent Hathaway. Mr. Hathaway advised that the boys could be released on their own recognizance until May 17, when they are to be sent to the county jail for ten days.

KENT BAR RESOLUTIONS.

The Memory of John H. McGill still Lingers.

The committee appointed to report resolutions on the death of John H. McGill, submitted the following in Judge Burlingame's court yesterday afternoon. "The and news reached this city this morning of the death of John H. McGill, one of the youngest members of the bar of Kent county. Mr. McGill was a young man whose activity, apparent physical strength, high character and sterling worth gave promise of a long and useful life which would enable him in his professional capacity to be a benefit to the world, and to achieve socially and as a citizen, a position of great credit among his fellow men.

"He was the son of aged parents who had high hopes for his future prosperity and who largely depended and leaned upon him for comfort in their advancing years. He was the center of a large circle of friends and acquaintances who were accustomed to appeal to him for assistance and advice, and he already received considerable recognition in his professional labors who believed in him as an attorney of culture, ability, integrity and good practice. His sudden death is generally regretted by the bar of this county, as he had well won the good opinion of every member of it with whom he had business or other relations.

Resolved, That we tender to his sorrowing parents, relatives and friends, our heartfelt sympathy in their affliction, and that it is a large measure as our own, so that the memory of him, and the resolutions be presented to and spread upon the records of the state and federal courts in this city and that another copy be prepared and transmitted to the parents of the deceased as some slight token of the regard in which he was held by us and as an evidence of our sympathy for them in their grievous loss.

The resolutions were ordered spread upon the journal.

May Choose Which Parent.

In compliance with a petition filed in the circuit court to amend the decree in the March divorce suit, so that the mother child, Blanche, could choose for herself which parent she would sooner live with, Judge Adair ordered that the decree should be so amended. All the children are at present in Lansing with the father.

Arrested Again.

Andrew Leonard, charged with stealing money from the Bridge street

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Among the memorials presented was one from the Troy conference, which petitioned the general conference to expunge from the discipline section 443, relating to amusements, or at least asking that it be modified so that dancing may be permissible. The memorial is signed by Rev. William W. Foster, Joel W. Eaton, William H. Hughes, John W. Thompson, E. P. Stevens, E. E. Sawyer and several others, all of New York. Bishop Foster, of Boston, approves the memorial and has given it his official sanction and will no doubt advocate its adoption. The memorial is now in the hands of the committee on discipline, to whom it was referred.

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HE NEEDS HELP!

A PROMINENT PROFESSIONAL MAN APPEALS TO THE EDITOR.

Some Good and Common Sense Advice Which Was Given Him and Which Can Safely Be Followed by Others.

To the Editor of The Herald.

I see that you have been publishing a number of interviews with prominent people of this city, and that you have been thoroughly investigating the subject upon which you have made the interviews. I write you for information. I am a physician in regular practice and in good standing, and while I have relieved much suffering and performed many cures, I myself have been a great sufferer for the past twenty years. I have had strange and unaccountable pains throughout my body, periodical headaches, sickness of appetite, being nauseous all day and unable to touch food the next. My sleep is irregular, my mouth has tasted badly, and I am thirty years of age and feel as if I were a hundred. I have diagnosed these troubles and treated myself for various things, but I have grown worse instead of better. In the interviews you have published I recognize my own symptoms, and if they are true I wish to know more about the cure which they need. While I am a physician, I am ready to do anything that holds out any promise of relief or cure. May I ask you to answer me, either by letter or through your columns, and greatly obliged.

The above letter is so frank, so earnest and outspoken that we shall depart from our usual rule and answer it, stating exactly what we know upon the subject. The interviews which we have published, and to which the doctor refers, are in every respect, we were prompted to make them because there is so much suffering prevalent in the community and so great a demand on the part of the public for a complete investigation. We found, as will be seen by the interviews, that there is not a single case in which the troubles were not relieved or removed by the careful use of Warner's Safe Cure. Many of the cases were much more serious than that of the doctor above described, and we have not the slightest doubt that he will be able to experience complete relief by the same means.

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